McKinney Act as amended, 42 U.S.C. 11411. Representatives of the homeless must complete the application packet pursuant to the requirements of §581.9 of this part and in accordance with the requirements of 45 CFR part 12.

(c) Completion of lease term and reversion of title. Lessees and grantees will be responsible for the protection and maintenance of the property during the time that they possess the property. Upon termination of the lease term or reversion of title to the Federal government, the lessee or grantee will be responsible for removing any improvements made to the property and will be responsible for restoration of the property. If such improvements are not removed, they will become the property of the Federal government. GSA or the landholding agency, as appropriate, will assume responsibility for protection and maintenance of a property when the lease terminates or title reverts.

# §581.11 Unsuitable properties.

The landholding agency will defer, for 20 days after the date that notice of a property is published in the FEDERAL REGISTER, action to dispose of properties determined unsuitable for homeless assistance. HUD will inform landholding agencies or GSA if appeal of an unsuitability determination is filed by a representative of the homeless pursuant to §581.4(f)(4). HUD will advise the agency that it should refrain from initiating disposal procedures until HUD has completed its reconsideration process regarding unsuitability. Thereafter, or if no appeal has been filed after 20 days, GSA or the appropriate landholding agency may proceed with disposal action in accordance with applicable law.

# § 581.12 No applications approved.

(a) At the end of the 60 day holding period described in §581.9(a), HHS will notify GSA, or the landholding agency, as appropriate, if an expression of interest has been received for a particular property. Where there is no expression of interest, GSA or the landholding agency, as appropriate, will proceed with disposal in accordance with applicable law.

(b) Upon advice from HHS that all applications have been disapproved, or if no completed applications or requests for extensions have been received by HHS within 90 days from the date of the last expression of interest, disposal may proceed in accordance with applicable law.

#### §581.13 Waivers.

The Secretary may waive any requirement of this part that is not required by law, whenever it is determined that undue hardship would result from applying the requirement, or where application of the requirement would adversely affect the purposes of the program. Each waiver will be in writing and will be supported by documentation of the pertinent facts and grounds. The Secretary periodically will publish notice of granted waivers in the FEDERAL REGISTER.

# PART 582—SHELTER PLUS CARE

### Subpart A—General

Sec.

582.1 Purpose and scope.

582.5 Definitions.

#### Subpart B-Assistance Provided

582.100 Program component descriptions.

582.105 Rental assistance amounts and payments.

582.110 Matching requirements.

582.115 Limitations on assistance.

582.120 Consolidated plan.

# Subpart C-Application and Grant Award

582.200 Application and grant award.

582.230 Environmental review requirements.

## Subpart D-Program Requirements

582.300 General operation.

582.305 Housing quality standards; rent reasonableness.

582,310 Resident rent.

582.315 Occupancy agreements.

582.320 Termination of assistance to participants.

582.325 Outreach activities.

582.330 Nondiscrimination and equal opportunity requirements.

582.335 Displacement, relocation, and real property acquisition.

582.340 Other Federal requirements.